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7	SIIVII IICS IIICOM OMAILD									
8	UNITED STATES DISTRICT COURT									
9	NORTHERN DISTRICT OF CALIFORNIA									
10	SAN FRANCISCO DIVISION									
11	DAINT RAINCIDEO DI VIDION									
12	SYNAPTICS INCORPORAT	ED, a Delaware	Case No. CV	07 6434 CRB						
13	corporation,	,	SYNAPTICS	INCORPORATED'S						
14	Plaintiff,		ANSWER TO COUNTERCLAIM							
15	v.									
16	ELANTECH DEVICES CORP., a corporation existing under the laws of Taiwan, R.O.C.,									
17	Defend	ant.								
18										
19	In answer to Defendar	nt Elantech Device	s Corp. ("Elantech")'s	Answer to Synaptics'						
20	Complaint for Patent Infringe	ment and Demand	for Jury Trial; Elantec	h's Counterclaims,						
21	Plaintiff Synaptics Incorporated ("Synaptics") hereby states as follows:									
22	<u>COUNTERCLAIMS</u>									
23	25. Paragraphs 1 through 15 are Elantech's admissions and denials in response to									
24	Synaptics' Amended Complaint, to which no response by Synaptics is necessary. Synaptics									
25	denies the allegations of Elantech's Affirmative Defenses in paragraphs 16-24.									
26	<u>JURISDICTION</u>									
27	26. Synaptics admits that this Court has jurisdiction over Elantech's Counterclaims.									
28	27. Synaptics admits the allegations of this paragraph.									
	SYNAPTICS INCORPORATED'S ANSWER TO COUNTERCLAIM; CASE No. CV 07-6434 CRB pa-1248120									

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1	28.	Synantics adm	its the allegations	of this paragraph					
		Synaptics admits the allegations of this paragraph.							
2	29.	Synaptics admits the allegations of this paragraph.							
3	30.	Synaptics denies that it has asserted "counterclaims of infringement." Synaptics							
4	admits the remaining allegations of this paragraph.								
5	First Claim								
6	(Declaratory Relief)								
7	31.	Synaptics re-alleges the admissions and denials contained in the paragraphs above.							
8	32.	Synaptics denies the allegations of this paragraph.							
9	33.	Synaptics denies the allegations of this paragraph.							
10	34.	Synaptics denies the allegations of this paragraph.							
11	35.	Synaptics denies the allegations of this paragraph.							
12	ELANTECH'S PRAYER FOR RELIEF								
13	Synaptics denies that Elantech is entitled to any of the relief requested in paragraphs 1-12.								
14	Synaptics asks the Court to deny all of Elantech's requests for relief and enter judgment in favor								
15	of Synaptics. Synaptics also asks that Synaptics be awarded its reasonable attorneys' fees and								
16	costs in the action, and that Synaptics be awarded such other relief as the Court deems just and								
17	proper.								
18									
19	Dated: May 1, 2008			KARL J. KRAMER					
20				ERIKA L. YAWGER MORRISON & FOERSTER LLP					
21									
22			Ву						
23				Karl J. Kramer Kkramer@mofo.c	com				
24				Attorneys for Plai	ntiff				
25				SYNAPTICS INC	CORPORATED				
26									
27									
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